

Arizona Department of Transportation

Intermodal Transportation Division

206 South Seventeenth Avenue Phoenix, Arizona 85007-3213

Janet Napolitano Governor

Victor M. Mendez Director December 4, 2006

Sam Elters State Engineer

Name Address City, State Zip Parcel Number

RE:

SR 801, 303L-202L

Right of state to enter and survey property for public use

Dear Mr./Ms.:

The Arizona Department of Transportation (ADOT) is conducting an Environmental Assessment (EA) for a proposed new freeway known as State Route (SR) 801 in western Maricopa County, Arizona (Figure 1). ADOT and their consultants will conduct fieldwork associated with the above referenced study.

This letter is to notify you that entry onto private lands may be needed for the duration of the field studies, which are anticipated to continue until October 2007 in preparation of the EA. Personnel may need to access your property for a variety of non-disturbing environmental surveys for the following studies: drainage, biology, cultural, land use, socio-economic, transportation, geology, visual, noise, air quality, utilities, and other environmental considerations. Entry is permitted under Arizona Revised Statutes, Title 12, Chapter 8, Article 2, §12-1115, Right of state to enter and survey property for public use (Figure 2). Your cooperation is greatly appreciated.

Please contact Michael Book, HDR Engineering, Inc., 3200 E. Camelback Rd., Suite 350, Phoenix, Arizona 85018; via e-mail at michael.book@hdrinc.com; by telephone at 602.288.9905; or by fax at 602.522.7707, if you need further information or if you have any questions regarding the SR 801 study. Thank you.

Sincerely,

Mike Bruder

Senior Project Manager Valley Project Management

Michael of Bunda

SJ:mb:rd

Enclosures

Figure 1, Study Area and Expanded Corridor Map

Figure 2, Arizona Revised Statutes, Title 12, Chapter 8, Article 2, §12-1115



Figure 2

Arizona Revised Statutes, Title 12, Chapter 8, Article 2, §12-1115, Right of state to enter and survey property for public use

- A. Where land is required for public use, the state, or its agents in charge of such use, may survey and locate the land, but it shall be located in the manner which will be most compatible with the greatest public good and the least private injury.
- B. The land may be entered upon to make examinations, surveys and maps thereof, and the entry constitutes no cause of action in favor of the owners of the land, except for injuries resulting from negligence, wantonness or malice.
- C. A person seeking to acquire property for any of the public uses authorized by this title is an agent of the state.